

Participant was sanctioned for failure to participate as required. This was the first sanction and will last a minimum of one month. Participant provided a statement indicating a new full time job would start at a named future date. The question is when would the sanction be lifted?

The sanction could be lifted as soon as both of these requirements have been met: (1) the minimum penalty period for that sequence of sanction has been served; and (2) the participant has satisfactorily maintained his/her employment for a minimum of five consecutive work days, and has continued participation in either employment or another agreed upon activity for the requisite number of hours per week.

The individual would first have to apply for ADC and be referred to the EF contractor. The EF contractor would then determine if and when the above requirements have been met.

Please refer to 468 NAC 2-020.09B2f(2) Length of Sanction and 2-020.09B2f(3) Lifting of Sanction.

Regardless of the sanction, the family may be eligible for TMA if the family's earned income would have otherwise made them ineligible for ADC and if the family has received or was eligible to receive an ADC cash payment in three out of the last six months, 4-001.01A2 and 4-001.01A2a, second paragraph.

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